## **GIBSON DUNN**

July 24, 2025

VIA ECF

Hon. Jeannette A. Vargas United States District Court Southern District of New York 500 Pearl Street, Room 703 New York, NY 10007 Karl G. Nelson Partner T: +1 214.698.3203 M: +1 214.929.9895 knelson@gibsondunn.com

Re: Letter Requesting the Court's Attention to Plaintiff's Unopposed Letter-Motion for Stay of Briefing on Pending Motion to Dismiss (Dkt. 53), in *Marsh USA LLC v. Aon Risk Servs. Cos., et al.*, Case No. 1:25-cv-3241-JAV-HJR

Dear Judge Vargas:

Defendants' motion to dismiss Plaintiff's amended complaint is pending before the Court, see Dkt. 39, and Plaintiff's opposition is currently due on **July 25, 2025**, see S.D.N.Y. Local R. 6.1(b). Defendants consented to Plaintiff's filing of a second amended complaint and were unopposed to a stay in briefing deadlines for the pending motion to dismiss in light of such amendment. On July 21, 2025, Plaintiff filed a notice of intent to amend the operative complaint pursuant to Court Rule 5(I)(i), Dkt. 52, and an uncontested lettermotion for stay of briefing on Defendants' pending motion to dismiss, Dkt. 53.

Given the urgency of the opposition deadline, **July 25, 2025**, and the parties' concordant positions as to entry of a stay, the Plaintiff respectfully requests that the Court grant the unopposed letter-motion for stay and thanks Your Honor for consideration of this request.

Sincerely,

GIBSON, DUNN & CRUTCHER LLP

Karl G. Nelson

**KGN** 

Cc: To all counsel of record, via ECF